GREETINGS

TUE_ JUNE. 12.2018, 4:53 PM (29TH, SIVAN. 5778)

& RESPECTFULLY &



DEAR; CINITED STATES COCIRT OF APPLEALS FOR THE SECOND CIRCUIT! AND CIRCUIT JUDGES BARRINGTON D. PARKER! DEBRA ANN LIVINGSTON! DENNY CHIN!

TO /AT: THURGOOD MARSHALL CHNITED STATES COURTHOUSE, 40 FOLEY SQUARE, NEW YORK, NEW YORK 10007

NEW YORK WESTERN DISTRICT CHIEFJUDGE GERACI! TO JAT: ROCHESTER, NEW YORK.

NEW YORK WESTERN DISTRICT WS. MAGISTRATE JUDGE ROEMER! TOTAT: CI.S. COURT HOUSE, #2 NIAGARA SQUARE, BUFFALO, NEW YORK, 14202

NEW YORK WESTERN DISTRICT CL.S. ATTORNEY JAMES KENNEDY! TO IAT IIN: CITY OF BUFFALO, NEW YORK.

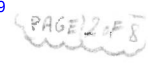
NEW YORK WESTERN DISTRICT FEDERAL PUBLIC DEFENDER_ MARIANNE MARIANO!

TO JAT: ROCHESTER , NEW YORK.

U.S. DEPARTMENT OF HOMELAND SECURITY'S HEAD! (I DON'T KNOW THE)

U.S. JUSTICE DEPARTMENT'S HEAD! TO JAT: WASHINGTON, D.C.

U.S. SECRETARY OF THE STATE FOR U.S. STATE DEPARTMENT MIKE POMPALE



CINITED STATES CONGRESS (SENATE AND THE HOUSE)!

TO/AT: WASHINGTON, D.C

CANITED STATES SUPREME COURT! AND LAS, SUCH COURT'S JUSTICES! TO /AT: WASHINGTON, D.C.

N.F.S. (NEW YORK STATE) SENATOR CHUCK SCHUMER! TO/AT: WASHINGTON, D.C.

NEW YORK STATE CONGRESSMAN! TO LAT: WASHINGTON, D.C.

MY FELLOW NEW YORKER, U.S. PRESIDENT: DONALD J TRUMP! TO JAT: WASHINGTON, D.C. (WHITE HOUSE, ON PENNSYLVANIA AVENUE).

THE, U.S. MARSHAL FOR THE COUNTRY! TO /AT; WASHINGTON, D.C.

THE HEAD OF THE BUREAU OF PRISONS FOR THE COUNTRY!

I. AL MOSHIR (ALI MOSHIR (AS OF YET, AS ON THE DOCUMENTS) OF THE AM HEREIN BEING TO CORRESPONDENCE, MEMORANDUM AND SERVICE

0 > IT'S, A / THE, MATTER OF EXTRADITION TO CANADA, AS OF, CASE NUMBER: (16_MJ-5084) WITHIN THE NEW YORK WESTERN-DISTRICT U.S. COURT!

- $\#(2) \rightarrow \mathbb{I}$ HA Case 1:16+mj=05084-MJR Document 27, Filed 06/22/18, Page 3 of 9 PAGE 3 of 9 AS I HAVE BEEN SPENDING SO AND IN! AS OF BEGINNING WITH -MON-APRIL. 04. 2016 ! THROUGH / BY = IMMIGRATION AND CUSTOMS ENFORCEMENT (ICE).
- #3 > (BY THE WAY: I'VE BEEN IN THE STATES, IN AND OUT OF THE STATES SINCE: 1975!)
 THAT I WAS JUST 3 YEARS OLD !!! THOUGH PERMANENTLY IN THE COUNTRY RESIDING IN NEW YARKOT,
- · A) MY RELATIVES AND FAMILY MEMBERS INCLUDE (JUST TO NAME A COCIPLE):-ALI MOSHIRI (PRESIDENT OF CHEVRON PETROLUM) IN CALIFORNIA,

DR. DAMADI (INVENTOR OF THE: MAGNETIC RENDISANCE MAGNA (KNOWN AS: MRI)
THAT IS USED IN THE MEDICAL INDUSTRY, EVER SINCE SEVENTIES.

WHICH DR. DAMADI'S OFFICE IS IN BOHEMIA, NEW YORK (IN SUFFOLK COUNTY, IN) NEVER MIND ANY AND ALL OTHER HIGHLY QUALIFIED PROFESSIONALS OF WHO HAVE BEEN OF POSITIVE CONTRIBUTIONS INTO THE FOUNDATION(S). NEW YORK SITY SHELRES-

MAINTENANCE (S), STABILITY (S), PROGRESS (ES), ETC AT THEIR POSITIONS, LEVELS, ETC AS THROUGH DIFFERENT INDUSTRIES, DEPARTMENTS, AGENCIES, ORGANIZATIONS, ETC! WHILE WE MANE, A /THE

HISTORY OF EIGHTY (80) YEARS OR SO IN THE COUNTRY, WITH CHILDREN, GRAND CHILDREN WITER WAT CHILD CHILDREN WAT CHILDR AND GREAT GRAND CHILDREN AND AS WITH INTERMATIONAL JINTERRACIAL INTERRELIGIONALISTIC MARRIAGES AND SO. (5) > ALSO/HOWEVER, I HAVE RECENTLY APPLIED FOR THE ZI-VISA THROUGH

THE LISCIS VERMONT SERVICE CENTER, SINCE THE LIS. IS NOT THE COUNTRY AT CISED TO BE FOR EVER , AND AS JAS OF OF COURSE, THE SEPTEMBER . IL

- 6 > FURTHER MORE, AND JOR, AT THE SAME TIME BE ADVISED THAT I AM OF ...
- + T → YET: I AM A VERY LAN APPRECIATING (AFTER ALL I'M A JEW.), LAN CONCERNED, LAW CONSCIENCE, LAW UPHOLDING, LAW CONTRIBUTING INTO, ETC.
- 8 -> THERE IS A TIME LIMIT OF 45 (FORTY FINE) DAYS, WITHIN WHICH THE GOVERNMENT (U.S. GOVERNMENT) HAS TO ACT, ON/FOR, EXTRADITION! FROM THE DATE THAT THE GOVERNMENT TAKES ONE INTO CUSTODY WHILE THERE IS AN EXTRADITION AND/OR EXTRADITION REQUEST INVOLVED, AGAINST THE THOMNOUGH TAKEN INTO THE GOVERNMENT'S CHSTODY! IF AND ONCE OR SPECIALLY AND ESPECIALLY IF AND ONCE THE JANY PART / DEPARTMENT JEXTENSION JETC OF THE GOVERNMENT, THAT IS THE GOVERNMENT, STILL JAGAIN, AS THROUGH, ITS/THE, ANY PART / DEPARTMENT / ETE (OF THE GOVERNMENT / OF THE GOVERNMENT'S) TAKES -ONE INTO CHSTODY WITH THE INTENTION (S) [VIEW, OF /TOWARDS EXTRADITION)

Case 1:16-mj-05084-MJR Document 27 Filed 06/22/18 Page 4 of 9 AND IF NOT INITIALLY TAKEN INTO THE CUSTODY WITH THE VIEW AND JOR, INTENTION(S) OF EXTRADITION, THEN - THERE CANNOT BE SUCH CLAIM AND APPROACH, INITIATION, ETC OF EXTRADITION MADE (BEYOND BEYOND)! AS WOULD, SMOULD HAVE NO MERIT(S)! OR AS WOULD HAVE BEEN, AS HAS BEEN THEN: AS ANY THE BEYOND THE 45 DAYS OF THE (IN THIS CASE) OF THE STATUTE OF LIMITATION OR LASIOF THE TREATY FOR THE EXTRADITION! WHILE THIS HAS BEEN THE CASE, THROUGH / AS OF THE U.S. ICE OF THE DEPARTMENT OF HOMELAND SECURITY OF THE GOVERNMENT (CU.S. GOVERNMENT) AS THE ENTITY(S) / INDIVIDUAL, OF THE AL MOSHIR (ALI MOSHIR, AS PER THE YET OF) 15/WHILE, WITH, HIS/MY, ASSIGNED TO IMMIGRATION IDENTIFICATION NUMBER (KNOWN AS ALIEN NUMBER) I WAS I HAVE BEEN / HE (AL MOSHIR) WAS / HE (AL MOSHIR) HAS BEEN, ISSUED AN THE BY THE U.S. GOVERNMENT'S HOMELAND SECURITY'S ICE OF UPCOMING OF EXPCOMING OF CONSTODY RELEASE REVIEW, VET AND YOU ABOUT JULY 05 (OR 50) OF 2016! YET AND YOT FRATMER MORE SHOWS, PROVES THAT, AND/OR, AS SPEAKS FOR ITSELF. I /AL MOSHIR, OF THE DISCUSSED MATTER / SUBJECT OF THE CASES. ON = MON_ABO NOT BEEN/MAS NOT BEEN, TAKEN INTO GOVERNMENT'S CUSTOO! ON = MON-APRIL OY ZOIG WITH THE VIEW OF EXTRADITION (ALTHOUGH THROUGH THE , ICE/DEPARTMENT OF HOMELAND SECURITY OF THE GOVERNMENT OF HOMELAND SECURITY OF THE GOVERNMENT OF HOMELAND SUCH VIEW OF EXTRADITION MAC THE CUSTODY OF THE GOVERNMENT! AND SUCH VIEW OF EXTRADITION MAS ONLY COME TO MATERILIZING, FACT, ETC AFTER THE PROVIDING THE HOME, OF THE NOTICE OF CUSTODY RELEASE REVIEW BY THE ICE OF LONG ATTOMELAND SECURITY OF THE PASE REVIEW BY THE TO ANDISK, BEYAND TO STORY AS LONG PASSED

Case 1:16-mj-05084-MJR Document 27 Filed 06/22/18 Page 5 of 9 PAG 5 HAVE BEEN JUSTIFICATION!

OR ONLY JUSTIFICATION !!! TO ELAIM, AND OR, TO MAYE CLAIMED BY ANY ENTITY (5) OF ANY NATURE (5), SOURCE (5), BACKGROUND(5) ETC THAT, I/AL MOSHIR, WAS TAKEN AND/OR, REPT IN THE GOVERNMENT'S CUSTODY AS OF ON, MON-APRIL 04.2016 THROUGH THE ICE OF THE HOMELAND SECURITY OF THE GOVERNMENT IN RELATION(S) TO / WITH, MY / THE, MATTER OF IMMIGRATION! WHILE IAS, BOTH GOVERNMENTS OF-CANADA AND W.S. (INCLUDING / OF COURSE INFLUDING THE ICE) THE HOMELAND SECRITY, AND JAND AS, THE AGENTS OF !) HAVE BEEN/WERE AWARE OF ME/AL MOSHIR, BEING / HAVING BEEN AND THE GUSTODY OF THE CUIS. GOVERNMENT (FRIM THE BEGINNING) AND POR AS OF THE MON-APRIL OH-2016 OF, MY/AL MOSHIR'S HAVING REEN TAKEN AND HAVING BEEN WAND OR INTO THE CUSTORY THE WIS, GOVERNMENT AS OF THE SELF OF THE SUCH SAID DATE OF: MON-APRIL . 04. 2016 | WHILE ITHENIAS I YET /ALSO. BOTH GOVERNMENTS OF U.S. AND CANADA (AGAIN: INGLUDING THE THE OF (ANDIOR, HOMELAND SECURITY DEPARTMENT OF THE U.S. SWENWAT) HAVE SEEN AWARE OF THE ARREST WARRANT, AND/OR/AS, THE/ANY, EXTRADITION INVOLVEMENT, THAT / AND, ALSO OF COURSE, AS OF THE SERVED THE OWNER PAPTER ALL DEXTRADITION IN SPENDING ONLY

SERVED THE PURPOSE AND/OR THE SENSE PURPOSE OF DEPORTATION !!! ??! RATHER DOING OF THAT ONE MICHAED HAVE BEEN IMAS BEEN TAKEN INTO CHSTODY TO BE DEPORTED AND WANTING TO OR CLAIMING THAT ONE, WOULD HAVE BEEN HAS BEEN TAKEN INTO CHISTOPY TO BE DEPORTED AND THEN TAKE PLACE THEN TAKE PLACE, ONCE ONE WOULD HAVE BEEN / HAD BEEN DEPORTED TO SOME OTHER COUNTRY, CUT OF /AS OUT OF CLIS. 1? · (NEXT PAGE) -

SU / THEREFORE : EXTRADITION WOULD HAVE BEEN / SHOULD HAVE BEEN / WHILD BE / SHOULD PAGE) OF 8

PRIORITIZED ! RATHER THAN ANY [THE ATTEMPT(S) OR SHOWLD SHOWLD BE IN THE BEEN / SHOWLD BE IN THE BEEN

PRIORITIZED! RATHER THAN AMILITIE AND SECURITY S. GOVERNMENT

MEANT IWAS GOING, TO EXTRADITE, FROM THE BEGINNING OF TAXING INTO CUSTORY

SUCH VIEW OF EXTRADITION) WOULD COME TO PICTURE, AND JOR JUHULEIAS, NOT HAVING.

DEPARTED (THE ENTITY OF UNDER ARREST WARRANT BY SOME OTHER COUNTRY THAN

ACCORDING TO THE ARREST WARRANT COUNTRY OF BIRTHETC AS SOME ONE, TOBE!

WOULD BE LATE AND AS BEYOND (AS IN THIS CASE, 45 DAYS) TO APPREACH, INITIATE,

ETC, THE IANY, EXTRADITION! WHILE THE INDIVIDUAL HAS BEEN IN THE

CUSTODY OF THE CUS. GOVERNMENT FOR LONG ENOUGH AND AS, PAST!

CHATTATION, AS OF IAS THROUGH, THE IANY, RELATED TREATY AS IN THIS

CASE, OF THE DISCUSSED OF THE ALMOSHIR!

#0 -ON: JUNE 30.2016! IN/AT, THE LI.S. COURT (NEW YORK WESTERN DISTRETUS COURT) IN BHFFALO (CITY OF BAFFALO), NEW YORK (STATE OF NEW YORK) I /AL MOSHIR, BROUGHT TO THE ATTENTION(S) OF THE CLIS. MAGISTRATE JUDGE, THAT, I JAL MOSHIR, MAVE BEEN /HASBEEN, AS IN/IN, THE CUSTODY OF THE GOVERNMENT, THROUGH/AS THROUGH, THE ICE OF HUMELAND SECURITY SINCE MON-APRIL. 04.2016! THEN THE MAGISTRATE JUDGE ROEMER, OF/AT, THE UIS. COURT HOUSE OF THE SAID (BUFFALOINEW YORK), ASKED ME SPECIFICALLY! SINCE WHEN? AND, I REPEATED /AL MOSHIR REPEATED; MORE THAN-ONCE (I BELSIVE); SINCE: APRIL. 24.2016 (APRIL. 64.2016)! BHT FT WAS NEVER FOLLOWED UP WITH, AND JOR, LOOKED FNTO! AND AS I MANE REPEATEDLY ADDRESSED THIS CONCERNING MATTER / TIME A SPERINDLY HODRESSON IMIS WIN ANING
WITH ITO THE NEW YORK WESTERN DISTRICT FEDERAL PUPBLIC DEFENDER'S OFFICE, AND JAS/THROUGH, THE ASSISTANT FEDERAL PUBLIC DEFENDER (ATTORNEY JAY OVSTOVITCH).

```
Case 1:16-mj-05084-MJR Document 27 Filed 06/22/18 Page 7 of 9
                                       1:16-MJ-U5U04-WOLL = , HCTION(S), COMMITMENT(S), ETC AS, BY OUT OF, THE
                      AL MOSHIR OF THE SUBJECT OF THE DISCUSSED
                            EXTRADITION MATTER AS IN CANADA, ACCORDING TO /BASSOON,
                           WHICH THE EXTRADITION REQUESTWAS APPLIED/FORNARDED/ETC
                      AS OUT OF THE CANADIAN GOVERNMENT, MAS/MAVE, BEEN THE
                     RESULT(S), RESPONSE(S), ETC OF/TO THE INVOLVING
                  CANADIAN CITIZEN'S EMBEZZLEMENT, FALSE PRETENSE(S),
AS OF ENDLESS PATIENCESSICOLY STAND / WHILE / ETC. THE RESORTS / MY (ALMOSHIPS)

TOLERS PATIENCESSICOURTUS YOHUMANITARIAN VALUES, RESORTS
            TOLERENCE COMMUNICATION (5), COMPASSIONS, ETC. ETC. ETC.
            AS SHOW AND ETC AND SOON AND ON AND ON
          WERE ONLY ABUSED! REPEATEBLY AND ONGOINGLY! NEVER MIND
       NOT HAVING BEEN APPRECIATED II NEVER MIND NOT HAVING BEEN TAKEN
 NOT MAYING BEEN APPRECIATED !! NEVER MIND NOT MAYING DELLA WHICH THE NEW YORK COURSES CHANGED AS INCHANGED AS
                                                                        FAMILIAR WITH ! FURTHER MORE
```

1 > ALL PARTIES OF THVOKED THROUGH THIS CORRESPONDENCE OF THE EIGHT (8) PAGES, AS/WHILE, THIS CORR ESPONDENCE OF THE EIGHT (8) PAGES, IS I HAS BEEN / HAS BEEN INTENDED, TO, BE BROUGHT TO THE ATTENTION(S), ETC OF, HAVE BEEN/WOULD HAVE BEEN, MAILED

